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Presentment Date: September 11, 2015 at 12:00 noon
Objection Date: September 8, 2015

Attorneys for Defendants Ilene May, Shirley Blank and Allan Wilson

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

SECURITIES INVESTOR PROTECTION
CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT
SECURITIES LLC,

Defendant.

In re:

BERNARD L. MADOFF,

Debtor.

IRVING H. PICARD, Trustee for the Liquidation of
Bernard L. Madoff Investment Securities LLC

Plaintiff,

v.

WILLIAM PRESSMAN, INC.; ELLEN LEV
TRUST; ELLEN LEV, in her capacity as trustee for
the Ellen Lev Trust; ALICE JACOBS, individually;
ILENE MAY, individually; SHIRLEY BLANK,
individually; ESTATE OF BEA LAUB; JAVIER
ORDAZ, in his capacity as personal representative of
the Estate of Bea Laub; ALICE WEINER,
individually; HARRIET BARBUTO, individually;
SHERMAN ROSENFIELD, individually; DEBRA
TAMBLYN, individually; ALLAN WILSON,
individually; JOSEPH AMATURO, individually; and
WINIFRED AMATURO, individually,

Defendants.

Adv. Pro. No. 08-1789 (SMB)

SIPA LIQUIDATION

(Substantively Consolidated)

Adv. Pro. No. 10-05309 (SMB)

NOTICE OF PRESENTMENT OF AN ORDER
GRANTING APPLICATION TO WITHDRAW AS COUNSEL

PLEASE TAKE NOTICE that, upon the annexed Declaration of Helen Davis Chaitman in Support of Application on Consent for an Order to Withdraw as Counsel, dated September 4, 2015, Helen Davis Chaitman of Becker & Poliakoff LLP, attorney of record for Defendants Shirley Blank and Allan Wilson (the “BP Defendants”), will present the attached proposed order to the Honorable Stuart M. Bernstein, United States Bankruptcy Judge at the United States Bankruptcy Court for the Southern District of New York at One Bowling Green, New York, NY 10004, for signature on September 11, 2015 at 12:00 noon.

PLEASE TAKE FURTHER NOTICE that unless a written objection to the proposed order, with proof of service, is filed with the Clerk of the Court and copies of such objection are served so as to be delivered to the undersigned, along with counsel to the Trustee, and a courtesy copy is delivered to the Bankruptcy Judge's chambers at least three days before the date of presentation, there will not be a hearing and the order may be signed.

PLEASE TAKE FURTHER NOTICE that if a written objection is timely filed, the Court will notify the moving and objecting parties of the date and time of the hearing and of the moving party's obligation to notify all other parties entitled to receive notice. The moving and objecting parties are required to attend the hearing, and failure to attend in person or by counsel may result in relief being granted or denied upon default.

Dated: September 4, 2015
New York, New York

BECKER & POLIAKOFF LLP

By: /s/ Helen Davis Chaitman
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